EXHIBIT 21

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re Terrorist Attacks on September 11, 2001))) 03 MDL 1570 (GBD)(SN)) ECF Case))
---	--

This document relates to:

Federal Insurance Co., et al. v. Al Qaida, et al., Case No. 03-cv-06978
Thomas Burnett, Sr., at al. v. Al Baraka Inv. & Dev. Corp., et al., Case No. 03-cv-09849
Estate of John P. O'Neill, Sr., et al. v. Al Baraka, et al., Case No. 04-cv-01923
Continental Casualty Co., et al. v. Al Qaeda, et al., Case No. 04-cv-05970
Cantor Fitzgerald & Co., et al. v. Akida Bank Private Ltd., et al., Case No. 04-cv-07065
Euro Brokers, Inc., et al. v. Al Baraka, et al., Case No. 04-cv-07279

PLAINTIFFS' RESPONSES AND OBJECTIONS TO DEFENDANT DUBAI ISLAMIC BANK'S THIRD SET OF REQUESTS FOR ADMISSION

Plaintiffs in all of the above-captioned related actions, by their undersigned attorneys, object and respond pursuant to Rule 36 of the Federal Rules of Civil Procedure, to Defendant Dubai Islamic Bank's ("DIB") Third Set of Request for Admission to Plaintiffs, dated June 25, 2021 as follows:

GENERAL OBJECTIONS

1. Plaintiffs object to the Defendant's Requests for Admission to the extent they call for the plaintiffs to identify information in the possession, custody, or control of the Defendant, including but not limited to any documents drafted, published, or received by the Defendant.

Moreover, until Defendant has provided full disclosure in response to the Plaintiffs' discovery requests, Plaintiffs are unable to determine what information is in the possession, custody, or control of the Defendant.

- 2. Plaintiffs object to the Defendant's Requests for Admission to the extent they call for the plaintiffs to identify or produce documents or information not within the care, custody or control of the plaintiffs.
- 3. Plaintiffs object to the Defendant's Requests for Admission to the extent they call for the plaintiffs to identify information equally or more readily accessible to the Defendant and/or which is readily obtainable independently from the public domain.
- 4. Plaintiffs object to the Defendant's Requests for Admission to the extent they call for the plaintiffs to identify information protected by the attorney-client privilege, work product protection, any joint prosecution and/or any other applicable privilege, or which were otherwise prepared in anticipation of litigation or preparation for trial that contains information, conclusions, opinions or legal theories of attorneys, or which are otherwise protected from discovery. Plaintiffs and their counsel hereby assert these privileges. In particular, without limiting the generality of the foregoing, information contained in letters, memoranda, and other writings transmitted by or between plaintiffs and their counsel, or information contained in writings prepared and maintained internally by Plaintiffs' counsel, are privileged and will not be produced.
- 5. Plaintiffs object to the Defendant's Requests for Admission to the extent they call for the plaintiffs to identify documents or information that is non-discoverable expert information not required to be disclosed under the Federal Rules of Civil Procedure.
- 6. Plaintiffs object to the Defendant's Requests for Admission to the extent they are vague, ambiguous, overly broad, unduly burdensome, do not specify the information sought with sufficient particularity, are not limited to the subject matter of the litigation, seek information in defendant's control, and/or are not relevant to the claims or defenses in this case and are thus creates a burden not proportional to the needs of this case.

2

- 7. Plaintiffs object to the Defendant's Requests for Admission to the extent they purport to characterize plaintiffs' claims, allegations, or contentions in a manner that attempts to mischaracterize or redefine plaintiffs' claims. Plaintiff objects to the identification or production of any information in response to any such Requests for Admission is not intended as nor shall it be deemed to be an admission or representation that plaintiffs concede to Defendant's mischaracterizations or baseless assumptions here.
- 8. Irrespective of whether Plaintiff provides information in response to the Requests, Plaintiff further reserves the right to: (i) amend, correct, supplement or clarify the content of this Response in accordance with the Federal Rules; (ii) provide additional responsive information in the future; (iii) object to further discovery in the action; (iv) rely upon any information and documents produced in the action, in any hearing or proceeding, including, without limitation, any hearing, proceeding, or trial in the action; and (v) challenge the authenticity or admissibility in any proceeding, hearing, or trial of any information or documents.
- 9. The above-stated General Objections are hereby specifically incorporated into each of the plaintiffs' following responses to discovery requests, whether or not expressly repeated in response to a particular request.

OBJECTIONS AND RESPONSES

REQUEST NO. 1:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Ali Abdul Aziz Ali.

RESPONSE TO REQUEST NO. 1:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 1 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a

reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Ali Abdul Aziz Ali.

REQUEST NO. 2:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Fayez Rashid Ahmed Hassan Al-Qadi.

RESPONSE TO REQUEST NO. 2:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 2 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Fayez Rashid Ahmed Hassan Al-Qadi.

REQUEST NO. 3:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Khalid Amer Salim Ballayth.

RESPONSE TO REQUEST NO. 3:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 3 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any

knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Khalid Amer Salim Ballayth.

REQUEST NO. 4:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Mamdoh Mahmoud Salim.

RESPONSE TO REQUEST NO. 4:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 4 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Mamdoh Mahmoud Salim.

REQUEST NO. 5:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Ahmed Ali Jumale.

RESPONSE TO REQUEST NO. 5:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 5 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Ahmed Ali Jumale.

REQUEST NO. 6:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Barakaat Bank of Somalia.

RESPONSE TO REQUEST NO. 6:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 6 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Barakaat Bank of Somalia.

REQUEST NO. 7:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Al Baraka Exchange LLC.

RESPONSE TO REQUEST NO. 7:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 7 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Al Baraka Exchange LLC.

REQUEST NO. 8:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer International Islamic Relief Organization.

RESPONSE TO REQUEST NO. 8:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 8 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer International Islamic Relief Organization.

REQUEST NO. 9:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Seedi Al Madani Al-Ghazi Mustafa Al Tayyib.

RESPONSE TO REQUEST NO. 9:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 9 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Seedi Al Madani Al-Ghazi Mustafa Al Tayyib.

REQUEST NO. 10:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Ali Saleh Mohammad Kahla Al-Marri.

RESPONSE TO REQUEST NO. 10:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 10 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any involvement in Al Qaeda by its customer Ali Saleh Mohammad Kahla Al-Marri.

REQUEST NO. 11:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Ali Abdul Aziz Ali's DIB account by Al Qaeda or for Al Qaeda's purposes.

RESPONSE TO REQUEST NO. 11:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 11 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Ali Abdul Aziz Ali's DIB account by Al Qaeda of for Al Qaeda purposes. However, Plaintiffs assert that the context and focus of the meeting between a U.S. and Emirati officials, in addition to information sourced from a senior U.S. official regarding DIB's involvement with Osama bin Laden, reported in the New York Times article "U.S. Officials Say Air for Terrorist Came Through Two Persian Gulf Nations" by James Risen with Benjamin Weiser (produced by Plaintiffs at PECDIB000839-842 and PECDIB000813-815 and by DIB at DIB000880-884),

indicate that someone at DIB was aware it held accounts being used by Al Qaeda or for Al Qaeda purposes.

REQUEST NO. 12:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Fayez Rashid Ahmed Hassan Al-Qadi's DIB account by Al Qaeda or for Al Qaeda's purposes.

RESPONSE TO REQUEST NO. 12:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 12 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Fayez Rashid Ahmed Hassan Al-Qadi's DIB account by Al Qaeda of for Al Qaeda purposes. However, Plaintiffs assert that the context and focus of the meeting between a U.S. and Emirati officials, in addition to information sourced from a senior U.S. official regarding DIB's involvement with Osama bin Laden, reported in the New York Times article "U.S. Officials Say Air for Terrorist Came Through Two Persian Gulf Nations" by James Risen with Benjamin Weiser (produced by Plaintiffs at PECDIB000839-842 and PECDIB000813-815 and by DIB at DIB000880-884), indicate that someone at DIB was aware it held accounts being used by Al Qaeda or for Al Qaeda purposes.

REQUEST NO. 13:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Khalid Amer Salim Ballayth's DIB account by Al Qaeda or for Al Qaeda's purposes.

RESPONSE TO REQUEST NO. 13:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 13 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Khalid Amer Salim Ballayth's DIB account by Al Qaeda of for Al Qaeda purposes. However, Plaintiffs assert that the context and focus of the meeting between a U.S. and Emirati officials, in addition to information sourced from a senior U.S. official regarding DIB's involvement with Osama bin Laden, reported in the New York Times article "U.S. Officials Say Air for Terrorist Came Through Two Persian Gulf Nations" by James Risen with Benjamin Weiser (produced by Plaintiffs at PECDIB000839-842 and PECDIB000813-815 and by DIB at DIB000880-884), indicate that someone at DIB was aware it held accounts being used by Al Qaeda or for Al Qaeda purposes.

REQUEST NO. 14:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Mamdoh Mahmoud Salim's DIB accounts Al Qaeda or for Al Qaeda's purposes.

RESPONSE TO REQUEST NO. 14:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 14 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB

had any knowledge or awareness, prior to the September 11 Attacks, of any use of Mamdoh Mahmoud Salim's DIB account by Al Qaeda of for Al Qaeda purposes. However, Plaintiffs assert that the context and focus of the meeting between a U.S. and Emirati officials, in addition to information sourced from a senior U.S. official regarding DIB's involvement with Osama bin Laden, reported in the New York Times article "U.S. Officials Say Air for Terrorist Came Through Two Persian Gulf Nations" by James Risen with Benjamin Weiser (produced by Plaintiffs at PECDIB000839-842 and PECDIB000813-815 and by DIB at DIB000880-884), indicate that someone at DIB was aware it held accounts being used by Al Qaeda or for Al Qaeda purposes.

REQUEST NO. 15:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Ahmed Ali Jumale's DIB account by Al Qaeda or for Al Qaeda's purposes.

RESPONSE TO REQUEST NO. 15:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 15 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Ahmed Ali Jumale's DIB account by Al Qaeda of for Al Qaeda purposes. However, Plaintiffs assert that the context and focus of the meeting between a U.S. and Emirati officials, in addition to information sourced from a senior U.S. official regarding DIB's involvement with Osama bin Laden, reported in the New York Times article "U.S. Officials Say Air for Terrorist Came Through Two Persian Gulf Nations" by James Risen with Benjamin Weiser (produced by Plaintiffs at PECDIB000839-

842 and PECDIB000813-815 and by DIB at DIB000880-884), indicate that someone at DIB was aware it held accounts being used by Al Qaeda or for Al Qaeda purposes.

REQUEST NO. 16:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Barakaat Bank of Somalia's DIB account by Al Qaeda or for Al Qaeda's purposes.

RESPONSE TO REQUEST NO. 16:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 16 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Barakaat Bank of Somalia's DIB account by Al Qaeda of for Al Qaeda purposes. However, Plaintiffs assert that the context and focus of the meeting between a U.S. and Emirati officials, in addition to information sourced from a senior U.S. official regarding DIB's involvement with Osama bin Laden, reported in the New York Times article "U.S. Officials Say Air for Terrorist Came Through Two Persian Gulf Nations" by James Risen with Benjamin Weiser (produced by Plaintiffs at PECDIB000839-842 and PECDIB000813-815 and by DIB at DIB000880-884), indicate that someone at DIB was aware it held accounts being used by Al Qaeda or for Al Qaeda purposes.

REQUEST NO. 17:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Al Baraka Exchange LLC's DIB account by Al Qaeda or for Al Qaeda's purposes.

RESPONSE TO REQUEST NO. 17:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 17 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Al Baraka Exchange LLC's DIB account by Al Qaeda of for Al Qaeda purposes. However, Plaintiffs assert that the context and focus of the meeting between a U.S. and Emirati officials, in addition to information sourced from a senior U.S. official regarding DIB's involvement with Osama bin Laden, reported in the New York Times article "U.S. Officials Say Air for Terrorist Came Through Two Persian Gulf Nations" by James Risen with Benjamin Weiser (produced by Plaintiffs at PECDIB000839-842 and PECDIB000813-815 and by DIB at DIB000880-884), indicate that someone at DIB was aware it held accounts being used by Al Qaeda or for Al Qaeda purposes.

REQUEST NO. 18:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of International Islamic Relief Organization's DIB account by Al Qaeda or for Al Qaeda's purposes.

RESPONSE TO REQUEST NO. 18:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 18 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB

had any knowledge or awareness, prior to the September 11 Attacks, of any use of International Islamic Relief Organization's DIB account by Al Qaeda of for Al Qaeda purposes. However, Plaintiffs assert that the context and focus of the meeting between a U.S. and Emirati officials, in addition to information sourced from a senior U.S. official regarding DIB's involvement with Osama bin Laden, reported in the New York Times article "U.S. Officials Say Air for Terrorist Came Through Two Persian Gulf Nations" by James Risen with Benjamin Weiser (produced by Plaintiffs at PECDIB000839-842 and PECDIB000813-815 and by DIB at DIB000880-884), indicate that someone at DIB was aware it held accounts being used by Al Qaeda or for Al Qaeda purposes.

REQUEST NO. 19:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Seedi Al Madani Al-Ghazi Mustafa Al Tayyib's DIB accounts by Al Qaeda or for Al Qaeda's purposes.

RESPONSE TO REQUEST NO. 19:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 19 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Seedi Al Madani Al-Ghazi Mustafa Al Tayyib's DIB account by Al Qaeda of for Al Qaeda purposes. However, Plaintiffs assert that the context and focus of the meeting between a U.S. and Emirati officials, in addition to information sourced from a senior U.S. official regarding DIB's involvement with Osama bin Laden, reported in the New York Times article "U.S. Officials Say Air for Terrorist Came Through Two Persian Gulf Nations" by James Risen with Benjamin

Weiser (produced by Plaintiffs at PECDIB000839-842 and PECDIB000813-815 and by DIB at DIB000880-884), indicate that someone at DIB was aware it held accounts being used by Al Qaeda or for Al Qaeda purposes.

REQUEST NO. 20:

Admit that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Ali Saleh Mohammad Kahla Al-Marri's DIB account by Al Qaeda or for Al Qaeda's purposes.

RESPONSE TO REQUEST NO. 20:

Subject to and without waiver of each of the General Objections above, Plaintiffs object to Request No. 20 to the extent it calls for Plaintiffs to identify information in possession, custody, and control of the Defendants. Subject to and without waiver of all objections, following a reasonable inquiry and diligent search, the information known or available to Plaintiffs is insufficient to enable Plaintiffs to admit or deny that there is no evidence that DIB had any knowledge or awareness, prior to the September 11 Attacks, of any use of Ali Saleh Mohammad Kahla Al-Marri's DIB account by Al Qaeda of for Al Qaeda purposes. However, Plaintiffs assert that the context and focus of the meeting between a U.S. and Emirati officials, in addition to information sourced from a senior U.S. official regarding DIB's involvement with Osama bin Laden, reported in the New York Times article "U.S. Officials Say Air for Terrorist Came Through Two Persian Gulf Nations" by James Risen with Benjamin Weiser (produced by Plaintiffs at PECDIB000839-842 and PECDIB000813-815 and by DIB at DIB000880-884), indicate that someone at DIB was aware it held accounts being used by Al Qaeda or for Al Qaeda purposes.

REQUEST NO. 21:

Admit that the document produced at BUR-PEC014984-14987 does not contain the phrase or mention in any way an "Islamic Bank of Dubai."

* * * *

[pages omitted]

DATED: August 5, 2021

Respectfully Submitted

MOTLEY RICE LLC

By: /s/

Jodi Westbrook Flowers Donald A. Migliori Robert T. Haefele MOTLEY RICE LLC 28 Bridgeside Boulevard Mount Pleasant, SC 29465

Tel.: (843) 216-9184

Email: jflowers@motleyrice.com Email: dmigliori@motleyrice.com Email: rhaefele@motleyrice.com

ANDERSON KILL

By: /s/

Jerry S. Goldman Bruce E. Strong ANDERSON KILL

1251 Avenue of the Americas

New York, NY 10020 Tel: (212) 278-1000 Fax: (212) 278-1733

Email: jgoldman@andersonkill.com Email: bstrong@andersonkill.com

For the Personal Injury and Wrongful Death Plaintiffs

COZEN O'CONNOR

By: <u>/s/</u>

Sean P. Carter Scott Tarbutton COZEN O'CONNOR One Liberty Place

1650 Market Street, Suite 2800 Philadelphia, Pennsylvania 19103

Tel.: (215) 665-2105

Email: scarter@cozen.com
Email: starbutton@cozen.com

For the Commercial Plaintiffs

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re Terrorist Attacks on September 11, 2001))) 03 MDL 1570 (GBD)(SN)) ECF Case))
---	--

This document relates to:

Federal Insurance Co., et al. v. Al Qaida, et al., Case No. 03-cv-06978 Thomas Burnett, Sr., at al. v. Al Baraka Inv. & Dev. Corp., et al., Case No. 03-cv-09849 Estate of John P. O'Neill, Sr., et al. v. Al Baraka, et al., Case No. 04-cv-01923 Continental Casualty Co., et al. v. Al Qaeda, et al., Case No. 04-cv-05970 Cantor Fitzgerald & Co., et al. v. Akida Bank Private Ltd., et al., Case No. 04-cv-07065 Euro Brokers, Inc., et al. v. Al Baraka, et al., Case No. 04-cv-07279

CERTIFICATE OF SERVICE

I, Jade A. Haileselassie, hereby certify that I have this 5th day of August, 2021 caused to be served a true and correct copy of the foregoing document upon named plaintiffs and defendants in the above-captioned actions by sending the documents by electronic means, upon:

Steven T. Cottreau Gabrielle Pritsker Jones Day 51 Louisiana Ave., NW Washington, DC 20001 Tel: (202) 879-5572

Email: scottreau@jonesday.com Email: gpritsker@jonesday.com

Juan P. Morillo Quinn Emanuel Urquhart & Sullivan LLP 777 Sixth St. NW Washington, DC 20001 Tel: (202) 538-8174 Email: juanmorillo@guinnemanuel.com

Counsel for Defendant Dubai Islamic Bank

Alan Kabat Bernabei & Kabat PLLC 1400 16th St. NW #500 Washington, DC 20036-2223

Tel: (202) 745-1942 Fax: (202) 745-2627

Email: kabat@bernabeiPLLC.com

Defendants' Liaison Counsel in 03-MDL-1570

Jayne Conroy Simmons Hanly Conroy 112 Madison Avenue New York, NY 10016 Tel: (212) 784-6402

Fax: (212) 784-6400

Email: jconroy@simmonsfirm.com

James P. Kreindler Andrew J. Maloney, III Mark S. Moller Justin T. Green Kreindler & Kreindler, LLP

750 Third Avenue

New York, NY 10017 Tel: (212) 973-3440 Fax: (212) 972-9432

Email: jkreindler@kreindler.com Email: amaloney@kreindler.com Email: jgreen@kreindler.com

Michel Baumeister Dorothea Capone Baumeister & Samuels, P.C. 140 Broadway, 46th Floor New York, NY 10005 Tel: (212) 363-1200

Fax: (212) 363-1346

Email: mbaumeisterlaw.com
Email: tcapone@baumeisterlaw.com

Witmeyer & Gleser, L.L.P. Wall Street Plaza
New York, NY 10005
Tel: (212)-269-4900
Fax: (212) 344-4294

Edward M. Pinter

Catherine B. Altier

Ford Marrin Esposito

Email: cbaltier@FMEW.com
Email: empinter@FMEW.com

Jack Cordray Cordray Law Frim Post Office Drawer 22857 Charleston, SC 29413 Tel: (843) 577-9761

Fax: (843) 853-6330

Email: jack@cordraylawfirm.com

Ken Nolan Frank Granito, III Speiser Krause Nolan & Granito 800 Westchester Ave., Ste. S-608 Rye Brook, NY 10573

Tel: (914) 220-5333 Fax: (914) 220-5334

Email: spn@speiserkrause.com
Email: spn@speiserkrause.com

Dennis G. Pantazis
Wiggins, Childs, Wuinn and Pantazis LLC
201 18th St. North
Birmingham, AL 35203
Email: dgp@wigginschilds.com

Counsel for Plaintiffs in Thomas Burnett, Sr., et al. v. Al Baraka Inv. & Dev. Corp., et al.; Euro Brokers, Inc., et al. v. Al Baraka Inv. & Dev. Corp., et al.; Estate of John P. O'Neill, Sr., et al. v. Al Baraka, et al.; Continental Casualty Co., et al. v. Al Qaeda, et al.; Cantor Fitzgerald & Co., et al. v. Akida Bank Private Ltd., et al.; and/or Plaintiffs' Liaison Counsel in 03-MDL-1570

/s/ Jade A. Haileselassie
Jade A. Haileselassie